1   2   3   4   5   6	Thomas F. Christensen, Esq. Nevada Bar #2326 Christensen Law Offices, LLC 1000 S. Valley View Blvd. Las Vegas, NV 89107 T:702-870-1000 courtnotices@injuryhelpnow.com Attorneys for Deft Kabul	NCTPLCT COLUMN
7	IN THE UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
8	ADMIRAL INSURANCE COMPANY,	Case No.:
9	Plaintiff,	2:24-cv-02060-GMN-MDC STIPULATION AND ORDER TO
10	vs. KABUL, INC. d/b/a FASTRIP PWC RENTALS,	EXTEND TIME FOR KABUL, INC. TO RESPOND TO
11	KABUL, INC. d/b/a FASTRIP FOOD STORE,	ARMSTRONG TEASDALE'S AND KEVIN STOLWORTHY'S
12	Defendants.	MOTION TO DISMISS KABUL, INC'S THIRD PARTY CLAIMS
13		PURSUANT TO FRCP 12(b)(6)
14		and SPECIAL MOTION TO DISMISS PURSUANT TO NRS
15		41.660 (#78) (FIRST REQUEST)
16		,
17		
18	KABUL, INC., dba FASTRIP PWC and FASTRIP FOOD STORE,	
19	Counter/Cross/Third Party Claimant,	
20	v. ADMIRAL INSURANCE COMPANY,	
21	GREGG EIDSNESS FARM BUREAU FINANCIAL SERVICES, NBS Insurance	
22	Agency, Inc. aka NATIONWIDE	
23	BROKERAGE SOLUTIONS, RT SPECIALTY, RSG SPECIALTY, LLC, RYAN SPECIALTY,	
24	LLC, ERIK W. FOX, WOLFE & WYMAN, LLP, KEVIN R. STOLWORTHY,	
25	ARMSTRONG TEASDALE, LLP, and DOES I through X, inclusive; and ROE	
26	CORPORATIONS I through X, inclusive,	
27	Counter/Cross/Third Party Defendants.	
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The parties hereto, by and through their respective counsel, hereby stipulate and agree, subject to this Court's approval, to extend the time for Defendant/Counter/Cross/Third Party Claimant KABUL, Inc. ("Kabul") to respond to Motion to Dismiss Kabul Inc.'s Third Party Claims Pursuant to FRCP 12(b)(6) and Special Motion to Dismiss Pursuant to NRS 41.660 filed by Third Party Defendants, Armstrong Teasdale, LLP and Kevin Stolworthy (collectively, "AT"). THEREFORE, the parties hereto stipulate and request that the Court enter an order approving the proposed extension as set forth below.

WHEREAS, on or about June 10, 2025, Kabul filed its Answer and Counter/Cross/Third Party Complaint (ECF No. 33) wherein additional parties and claims were added to the case.

WHEREAS, on August 29, 2025, AT filed its Motion to Dismiss Pursuant to FRCP 12(B)(6) and Special Motion to Dismiss Pursuant to NRS 41.660 (ECF No. 78). The response to this Motion is currently due September 12, 2025.

WHEREAS the parties hereto have met and conferred regarding extending the deadline to the pending Motion. (ECF No. 78)

WHEREAS this is the first request to extend the deadline and good cause exists based upon scheduling conflicts. Counsel for Plaintiff was busy last week responding to multiple Motions by other parties in this same case. (See ECF Nos. 79-83) Additionally, counsel for Plaintiff has been out of the office this week due to preparation for and attendance of a celebration of life for a family member. Therefore, good cause exists to extend the time for the response to the Motion.(ECF No. 78)

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IT IS HEREBY STIPULATED by and among counsel for AT and Kabul that the deadline for Kabul's response to the Motion to Dismiss Pursuant to FRCP 12(B)(6) and Special Motion to Dismiss Pursuant to NRS 41.660 (ECF No. 78) shall be extended to September 19, 2025. IT IS SO STIPULATED. Dated this 12th day of September, 2025. CHRISTENSEN LAW OFFICES, LLC BY: /s/Thomas Christensen THOMAS CHRISTENSEN, ESQ. Nevada Bar No. 2326 1000 S. Valley View Blvd. Las Vegas, Nevada 89107 Ph: 702-870-1000 courtnotices@injuryhelpnow.com SPENCER FANE LLP By: /s/Oliver Pancheri OLIVER J. PANCHERI, ESQ. Nevada Bar No. 7476 300 S. 4th Street, Suite 1600 Las Vegas, NV 89101 opancheri@spencerfane.com IT IS SO ORDERA UNITED STATES DISTRICT JUDGE DATED: September 19, 2025